UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

WORLDS.COM INC.,

Plaintiff, : Civil Action No. 09-01982 MHP

V. : District Judge Mor

: District Judge Marilyn Hall Patel NCSOFT CORP., :

Defendant. : X

JOINT STIPULATION REGARDING DISCOVERY PLAN

Worlds.com Inc. ("Worlds") and NCsoft Corporation ("NCsoft") submit the following stipulation regarding modifications to the joint Discovery Plan to accommodate ongoing developments during the claim construction proceedings in this case:

1. The remaining discovery schedule shall be amended as follows:

Event	Original Date	Stipulated Date
Preliminary Claim Construction	February 19, 2010	April 2, 2010
(Patent L.R. 4-2) due		
Joint Claim Construction and claim	April 2, 2010	May 14, 2010
construction expert reports (Patent		
L.R. 4-3) due		
Last Day for discovery relating to	May 10, 2010	June 21, 2010
Claim Construction (Patent L.R.		
4-4)		

STIPULATION REGARDING DISCOVERY PLAN Case No. 09-01982 MHP

Event	Original Date	Stipulated Date
Opening Claim Construction Brief (in compliance with Patent L.R. 4-5(a)) due	May 31, 2010	July 12, 2010
Opposing Claim Construction Brief(s) (in compliance with Patent L.R. 4-5(b)) due	June 18, 2010	July 30, 2010
Reply Claim Construction Brief(s) (in compliance with Patent L.R. 4-5(c)) due	June 29, 2010	August 10, 2010
Claim Construction Hearing (in compliance with Patent L.R. 4-6)	July 13, 2010, or at the Court's convenience	August 24, 2010, or at the Court's convenience August 25, 2010 at 9:00 am
Last day to disclose reliance on advice	(50 days after <i>Markman</i> ruling)	(50 days after <i>Markman</i> ruling)
Close of Fact Discovery	(75 days after <i>Markman</i> ruling)	(75 days after <i>Markman</i> ruling)
Expert reports on issues for which a party bears the burden of proof	(4 weeks after close of fact discovery)	(4 weeks after close of fact discovery)
Rebuttal expert reports	(10 weeks after close of fact discovery)	(10 weeks after close of fact discovery)

STIPULATION REGARDING DISCOVERY PLAN Case No. 09-01982 MHP

28

Event	Original Date	Stipulated Date
Close of expert discovery	(14 weeks after close of fact discovery)	(14 weeks after close of fact discovery)
Last day to file dispositive motions	(16 weeks after close of fact discovery)	(16 weeks after close of fact discovery)
Pre-trial conference	(30 weeks after close of fact discovery, or at the Court's convenience)	(30 weeks after close of fact discovery, or at the Court's convenience)
Trial	(34 weeks after close of fact discovery, or at the Court's convenience)	(34 weeks after close of fact discovery, or at the Court's convenience)
Dated: February 16, 2010		

Respectfully submitted,

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By: /s/ Russell W. Faegenburg .

28 STIPULATION REGARDING DISCOVERY PLAN

Case No. 09-01982 MHP

1 Gabrielle E. Higgins (CSB # 163179) Jesse J. Jenner (pro hac vice) 2 **ROPES & GRAY** Gene W. Lee (pro hac vice) 1900 University Avenue, 6th Fl. David S. Chun (pro hac vice) 3 East Palo Alto, CA 94303 Brian P. Biddinger (CSB # 224604) Tel: 650.617.4015 Hanyong Lee (pro hac vice) 4 **ROPES & GRAY** Fax: 650.566.4131 5 Attorneys for Defendant NCsoft Corp. 1211 Avenue of the Americas New York, NY 10036-8704 6 Tel: 212.596.9000 7 Fax: 212.596.9090 Attorneys for Defendant NCsoft Corp. 8 By: /s/ Brian P. Biddinger 9 10 11 12 13 IT IS SO ORDERED 14 2/17/2010 15 Judge Marilyn H. Patel 16 17 18 19 20 21 22 23 24 25 26 27

STIPULATION REGARDING DISCOVERY PLAN Case No. 09-01982 MHP

28